1	SCOTT N. SCHOOLS (SC 9990) United States Attorney	
2 3	DOUG SPRAGUE (CSBN 202121) Acting Chief, Criminal Division	
4 5 6 7	KESLIE STEWART (CSBN 184090) Assistant United States Attorney  1301 Clay Street, Suite 340S Oakland, California 94612 Telephone: (510) 637-3709 Facsimile: (510) 637-3724  Attorneys for Plaintiff	
9	UNITED STATES MAGISTRATE COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	OAKLAND DIVISION	
12	UNITED STATES OF AMERICA,	) No. 4-07-70329 WDB
13	Plaintiff,	) STIPULATED MOTION AND ORDER ) CONTINUING PRELIMINARY
14	v.	) HEARING OR ARRAIGNMENT DATE AND WAIVING TIME UNDER SPEEDY
15	HIEU THAI,	TRIAL ACT TO JULY 24, 2007 at 10:00
16	Defendant.	) a.m. )
17		)
18	With the agreement of the parties, and with the consent of the defendant, the Court enters	
19	this order pursuant to Federal Rule of Criminal Procedure 5.1(d) continuing the arraignment or	
20	preliminary hearing date for Defendant Hieu Thai to July 24, 2007 at 10:00 a.m. before the	
21	Honorable Wayne D. Brazil. The parties appeared before the Court on June 11, 2007 and the	

this order pursuant to Federal Rule of Criminal Procedure 5.1(d) continuing the arraignment or preliminary hearing date for Defendant Hieu Thai to July 24, 2007 at 10:00 a.m. before the Honorable Wayne D. Brazil. The parties appeared before the Court on June 11, 2007 and the Court found good cause to continue the preliminary hearing date to July 10, 2007. Given the intervening holiday and the unavailability of defense counsel, counsel for the defendant believes that further postponing the preliminary hearing is in her client's best interest and that it is not in her client's best interest for the United States to present an indictment before the current July 10, 2007 preliminary hearing date. The parties agree that – taking into account the public interest in prompt disposition of criminal cases – good cause exists for this extension.

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Defendant also agrees to toll and to waive for this period of time any time limits applicable under Title 18, United States Code, Section 3161. The parties agree and stipulate that defense counsel needs time to review discovery and that an exclusion of time under the Speedy

Document 8

Filed 06/27/2007

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